DEFENDANT'S/ MOTION FOR LEAVE TO FILE CROSS-COMPLAINT

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 2 of 81 Page ID #:10931

TO THE COURT AND TO ALL PARTIES: 1 PLEASE TAKE NOTICE that Docket Number 284-1, Declaration of Richard 2 3 P. Dieffenbach In Support of Defendant Brant Blakeman's Motion for Summary Judgment, was incomplete. A complete copy of the Declaration is attached hereto as 4 Exhibit A, which now includes the Reporter's Transcript to all excerpts of the 5 deposition transcripts. 6 7 8 Dated: August 3, 2017 VEATCH CARLSON, LLP 9 By: /s/ John E. Stobart 10 JOHN E. STOBART Attorneys for Defendant, 11 BRANŤ BLAKEMAN Dated: August 3, 2017 **BUCHALTER NEMER** 12 13 By: /s/ Robert S. Cooper ROBERT S. COOPER 14 Attorneys for Defendant, BRANT BLAKEMAN 15 16 17 18 19 20 21 22 23 24 25 26 27 28

EXHIBIT "A"

1 2 3 4	VEATCH CARLSON, LLP A Partnership Including Professional Corporations 1055 Wilshire Boulevard, 11th Floor Los Angeles, California 90017 Telephone (213) 381-2861 Facsimile (213) 383-6370 ROBERT T. MACKEY, State Bar No. 210810			
5 6	rmackey@veatchfirm.com RICHARD P. DIEFFENBACH, State Bar No. 102663 rdieffenbach@veatchfirm.com JOHN E. STOBART, State Bar No. 248741 jstobart@veatchfirm.com			
8	Attorneys for Defendant, BRANT BLAKEMAN			
9	UNITED STATES DISTRICT COURT			
	CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION			
10	CODY ODENICED in limit had		120 STO D 1 O	
11 12	DIANA MILENA REED, an individual; and COASTAL PROTECTION) CASE NO.: 2:16-CV-27) Hon. S. James Otero, C		
13	RANGERS, INC., a California non- profit public benefit corporation,)) DECLARATION OF R	RICHARD P.	
14	Plaintiffs,) DIEFFENBACH IN SU) DEFENDANT BRANT		
15	VS.) BLAKEMAN'S MOTI) SUMMARY JUDGME		
16	LUNADA BAY BOYS; THE INDIVIDUAL MEMBERS OF THE LUNADA BAY BOYS, including but))) DATE:	2017	
17	not limited to SANG LEE, BRANT BLAKEMAN, ALAN JOHNSTON) TIME: 10:00 a.m.) CTRM: 10C		
18	AKA JALIAN JOHNSTON, MICHAEL RAE PAPAYANS,	1 st Street Co		
19	ANGELO FERRARA, FRANK FERRARA, CHARLIE FERRARA, and N.F.; CITY OF PALOS VERDES) [Filed Concurrently with) Brant Blakeman's Motio	n for Summary	
20 21	ESTATES; CHIEF OF POLICE JEFF KEPLEY, in his representative capacity;) Judgment, Separate State) Support of Motion For S) Judgment, Notice of Lod	ummary	
22	and DOES 1-10,) In Support of Motion for) Judgment,		
23	Defendants.	Action Commenced:	03/29/2016	
24		Discovery Cutoff: Pretrial Conf.:	08/17/2017 10/23/2017	
25		Trial Date:	11/07/2017	
26	///			
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DECLARATION OF RICHARD P. DIEFFENBACH

I, Richard P. Dieffenbach, declare as follows:

2.7

- 1. I am an attorney licensed to practice under the laws of the State of California and am duly admitted to practice before this court. I am an associate with the law firm of Veatch Carlson, LLP, attorneys of record for defendant BRANT BLAKEMAN in this matter. As such, I am fully familiar with the facts and circumstances in this case and, if called as a witness, would and could competently testify to the facts set forth below.
- 2. Attached hereto as Exhibit "A" is a true and correct copy of video footage taken by Brant Blakeman on February 13, 2016. The same video was previously lodged with this Court as a Exhibits to the Declaration of Diana Milena Reed in Support of Plaintiff's Motion for Class Certification.
- 3. Attached hereto as Exhibit "B" are true and correct copies of the relevant portions of plaintiff Corey Spencer's Supplemental Responses to Special Interrogatories, Set One, served to Blakeman on February 24, 2017.
- 4. Attached hereto as Exhibit "C" are true and correct copies of the relevant portions of plaintiff Diana Milena Reed's Supplemental Responses to Special Interrogatories, Set One, served to Blakeman on February 24, 2017.
- 5. Attached hereto as Exhibit "D" are true and correct copies of the relevant pages from the transcript of the Deposition of Diana Milena Reed, taken on October 24 and 25, 2016.
- 6. Attached hereto as Exhibit "E" are true and correct copies of the relevant pages from the transcript of the Deposition of Corey Spencer, taken on October 11, 2016.

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 6 of 81 Page ID Case 2:16-cv-02129-SJO-RAO Document 40935 Filed 07/24/17 Page 3 of 58 Page ID

7. Attached hereto as Exhibit "F" are true and correct copies of the relevant pages from the transcript of the Deposition of Christopher Taloa, taken on January 5, 2017.

I attest under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct.

Executed this 24th day of July, 2017, at Los Angeles, California.

/s/ Richard P. Dieffenbach
Richard P. Dieffenbach, Declarant

EXHIBIT "A"

Exhibit A: Video footage taken on February 13, 2016 by Defendant Brant Blakeman, page number 4 to the Declaration of Richard P. Dieffenbach, Lodged with the Court pursuant to Local Rule 11-5.1. *See* Notice of Lodging filed concurrently herewith.

EXHIBIT "B",

#:6169

HANSON BRIDGETT LLP KURT A. FRANKLIN, SBN 172715 kfranklin@hansonbridgett.com SAMANTHA WOLFF, SBN 240280 swolff@hansonbridgett.com CAROLINE LEE, SBN 293297 clee@hansonbridgett.com JENNIFER ANIKO FOLDVARY, SBN 292216 ifoldvary@hansonbridgett.com 425 Market Street, 26th Floor San Francisco, California 94105 Telephone: (415) 777-3200 Facsimile: (415) 541-9366 HANSON BRIDGETT LLP TYSON M. SHOWER, SBN 190375 tshower@hansonbridgett.com LANDON D. BAILEY, SBN 240236 10 lbailey@hansonbridgett.com 500 Capitol Mall, Suite 1500 Sacramento, California 95814 11 Telephone: (916) 442-3333 Facsimile: (916) 442-2348 12 13 OTTEN LAW, PC VICTOR OTTEN, SBN 165800 vic@ottenlawpc.com 14 KAVITA TEKCHANDANI, SBN 234873 kavita@ottenlawpc.com 15 3620 Pacific Coast Highway, #100 16 Torrance, California 90505 Telephone: (310) 378-8533 Facsimile: (310) 347-4225 17 Attorneys for Plaintiffs CORY SPENCER, DIANA MILENA REED, and COASTAL PROTECTION RANGERS, INC. 18 19 20 21 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 22 23 24 CORY SPENCER, an individual: CASE NO. 2:16-cv-02129-SJO (RAOX) DIANA MILENA REED, an PLAINTIFF COREY SPENCER SUPPLEMENTAL RESPONSES TO 25 individual; and COASTAL PROTECTION RANGERS, INC., a 26 INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT California non-profit public benefit 27 BLAKE BLAKEMAN corporation. 28

Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF COREY SPENCER SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BLAKE BLAKEMAN

1 Plaintiffs, 2 Complaint Filed: March 29, 2016 Trial Date: November 7, 2017 ٧. 3 LUNADA BAY BOYS; THE 4 INDIVIDUAL MEMBERS OF THE LUNADA BAY BOYS, including but not limited to SANG LEE, BRANT BLAKEMAN, ALAN JOHNSTON AKA JALIAN JOHNSTON. MICHAEL RAE PAPAYANS. ANGELO FERRARA, FRANK 9 FERRARA, CHARLIE FERRARA, 10 and N. F.; CITY OF PALOS VERDES ESTATES: CHIEF OF 11 POLICE JEFF KEPLEY, in his 12 representative capacity; and DOES 1-10. 13 14 Defendants. 15 16 PROPOUNDING PARTY: Defendant BRANT BLAKEMAN 17 RESPONDING PARTY: Plaintiff CORY SPENCER 18 SET NO .: SUPPLEMENTAL (FURTHER) 19 Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Plaintiff 20 CORY SPENCER ("Responding Party") hereby submits these objections 21 and responses to Interrogatories, Set One, propounded by Defendant 22 BRANT BLAKEMAN ("Propounding Party"). 23 PRELIMINARY STATEMENT 24 Nothing in this response should be construed as an admission by 25 Responding Party with respect to the admissibility or relevance of any fact. 26 or of the truth or accuracy of any characterization or statement of any kind

Case No. 2:16-cv-02129-SJO (RAOx) -2- Case No. 2:16-cv-02129-SJO (RAOx)
PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES. SET ONE PROPOUNDED BY DEFENDANT BLAKE BLAKEMAN

contained in Propounding Party's Interrogatories. Responding Party has not

completed its investigation of the facts relating to this case, its discovery or

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its preparation for trial. All responses and objections contained herein are based only upon information that is presently available to and specifically known by Responding Party. It is anticipated that further discovery, independent investigation, legal research and analysis will supply additional facts and add meaning to known facts, as well as establish entirely new factual conclusions and legal contentions, all of which may lead to substantial additions to, changes in and variations from the responses set forth herein. The following objections and responses are made without prejudice to Responding Party's right to produce at trial, or otherwise, evidence regarding any subsequently discovered information. Responding Party accordingly reserves the right to modify and amend any and all responses herein as research is completed and contentions are made.

SUPPLEMENTAL RESPONSES TO INTERROGATORIES INTERROGATORY NO. 1:

IDENTIFY ALL PERSONS that have knowledge of any facts that support your contention that BRANT BLAKEMAN participated in any way in the "commission of enumerated 'predicate crimes'" as alleged in paragraph 5 of the Complaint, and for each such PERSON identified state all facts you contend are within that PERSON's knowledge.

SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 1:

Responding Party objects to this interrogatory as premature. Because this interrogatory seeks or necessarily relies upon a contention, and because this matter is in its early stages and pretrial discovery has only just begun, Responding Party is unable to provide a complete response at this time, nor is it required to do so. See *Kmiec v. Powerwave Techs. Inc. et al.*, 2014 WL 11512195 (C.D. Cal. Dec. 2, 2014) at *1; *Folz v. Union Pacific Railroad Company*, 2014 WL 357929 (S.D. Cal. Jan. 31, 2014) at *1-2.; see also Fed. R. Civ. P. 33(a)(2) ("the court may order that [a contention]

-3- Case No. 2:16-cv-02129-SJO (RAOX)
PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES. SET ONE PROPOUNDED BY
DEFENDANT BLAKE BLAKEMAN

interrogatory need not be answered until designated discovery is complete, or until a pretrial conference or some other time.").

Responding Party further objects to this interrogatory as unduly burdensome, harassing, and duplicative of information disclosed in Responding Party's Rule 26(a) disclosures and supplemental disclosures. Propounding Party may look to Responding Party's Rule 26(a) disclosures and supplemental disclosures for the information sought by this interrogatory. Moreover, Responding Party had the opportunity to depose Mr. Spencer on this topic.

Responding Party further objects to this interrogatory as compound. This "interrogatory" contains multiple impermissible subparts, which Propounding Party has propounded to circumvent the numerical limitations on interrogatories provided by Federal Rule of Civil Procedure 33(a)(1).

Responding Party further objects to this interrogatory on the grounds that it seeks information that is outside of Responding Party's knowledge.

Responding Party further objects to the extent that this interrogatory invades attorney-client privilege and/or violates the work product doctrine by compelling Responding Party to disclose privileged communications and/or litigation strategy.

Subject to and without waiver of the foregoing objections, Responding Party responds as follows:

In addition to each defendant named in his individual capacity and other persons identified in Plaintiffs' Initial and Supplemental Disclosures, and the evidence submitted in support of Plaintiffs motion for class certification, Responding Party identifies the following individuals:

Cory Spencer: Spencer believes that Blakeman engaged in a concerted effort with other Bay Boys to obstruct his free passage and use in the customary manner of a public space. Spencer also believes that

DEFENDANT BLAKE BLAKEMAN

-4- Case No. 2:16-cv-02129-SJO (RAOx)
PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY

Blakeman coordinated with other Bay Boys to assault him while he was surfing. Spencer believes that the conduct directed at him and others trying to surf Lunada Bay is part of an agreement among Blakeman and the other Bay Boys, which at a minimum, may be implied by the conduct of the parties and other members of the Bay Boys. Spencer believes that the Bay Boys concerted efforts to stop the public from accessing the beach are documented in text messages and emails some of which have been destroyed or are being withheld by the Defendants in this case. For example, on February 5, 2016, plaintiffs are informed and believe that Charles Mowat sent a text message to Defendant Brant Blakeman, Tom Sullivan, David Yoakley, Andy Patch, Defendant Michael Papayans and several others that said "There are 5 kooks standing on the bluff taking pictures...I think that same Taloa guy. Things could get ugly." A Los Angeles Times photographer captured a pictured of Defendant Blakeman of the bluff filming plaintiffs. Plaintiffs believe that the Bay Boys take photos and/or video tape people as a form of harassment and intimidation. For example, plaintiffs are also informed and believe that a Lunada Bay local named Joshua Berstein was taking pictures at the MLK 2014 paddle out. Plaintiffs are also informed and believe that Berstein told several people after he photographed them "know we know who you are."

The specific acts directed against Spencer include but are not limited to the following:

Spencer and Chris Taloa went to surf Lunada Bay. Almost instantly after they arrived at Lunada Bay, they started getting harassed by Bay Boys. They were told that they couldn't surf there, and Spencer was called a "kook," which is a derogatory surfing term. Spencer was also told: "why don't you fucking go home, you fucking kook" and asked "how many other good places did you pass to come here?" These are the same types of statements

Case No. 2:16-cv-02129-SJO (RAOx)

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made by Defendant Sang Lee and others that can be observed on the video published by the Guardian. These taunts started while Spencer and Taloa were on the bluffs getting ready to surf. One individual continued to heckle Spencer and Taloa on their way down to the beach and into the water.

Blakeman was already in the water and began paddling around Spencer and Taloa in a tight circle – staying just a few feet away from them. There was no legitimate reason for this conduct. Spencer believes that this is a tactic used by the Bay Boys to harass people. 2 Blakeman impeded Spencer's movement in any direction and was intentionally blocking him from catching any waves. It was clear to Spencer that Blakeman was not there to surf that morning. Instead, his mission was to prevent Spencer and Taloa from surfing and to keep them from enjoying their time in the water. the open space, the waves, and nature. This the type of concerted effort was described by Charlie Ferrara to Reed as the way the Bay Boys act to keep people from surfing at Lunada Bay. In the approximately 90 minutes that Spencer was in the water that day, Blakeman was focused on Spencer and Taloa and continued to shadow their movements, and sit uncomfortably close to them. Spencer had never experienced anything like that before in his life. It was bizarre but also incredibly frightening and disturbing. It appeared to Spencer that Blakeman was coordinating his actions with a group of guys who were standing in the Rock Fort, along with others in the water. They were all talking to each other and it was clear they all knew

Case No. 2:16-cv-02129-SJO (RAOx)

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¹ https://www.theguardian.com/travel/video/2015/may/18/california-surf-wars-lunada-bay-localism-video.

² Plaintiffs are informed and believe that Defendant Papayans sent a text message describing similar conduct: "We just had a kook out in the water and me and Jack just sat on his ass."

each other.

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At one point while Spencer was in the water and was paddling west out to the ocean, he saw a man surfing, coming in east towards the shore. The Bay Boy ran over his hand/wrist that was holding his surfboard and one of the fins on his surfboard sliced open his right wrist. Spencer has about a half-inch scar from where this man ran him over. As soon as the Bay Boy ran him over, he started berating Spencer, saying things like "what are you fucking doing out here? I told you to go home. I should have run you over. Why are you paddling in the sun glare where I can't see you?" The Bay Boy was pretending that he didn't see Spencer but it was obvious that he did and intentionally ran him over. With over 30 years of surfing experience, Spencer knew that this collision was intentional on his part. Fearful of being further injured at that point, and not wanting to get into an argument with him. Spencer just paddled away. Spencer and Taloa caught one more wave after that and then decided it was getting too dangerous to surf. More men started showing up at the Rock Fort and Spencer and Taloa were growing increasingly fearful for their safety. Spencer was also bleeding and in pain. These incidents are described in the declarations filed with Plaintiffs motion for class certification and the deposition of Spencer.

Spencer further identifies the following individuals as having knowledge of concerted efforts by the Bay Boys, including Blakeman:

Christopher Taloa.³ As set forth above, Taloa and Spencer went surfing at Lunada Bay and were harassed by Blakeman. Taloa witnessed Blakeman shadowing Spencer's movement in the water. Blakeman was in the water with four or five other Lunada Bay Locals. At one point, Blakeman

³ Mr. Talo is represented by Hanson Bridgett LLP and Otten Law PC.

⁻⁷⁻ Case No. 2:16-cv-02129-SJO (RAOx)
PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY
DEFENDANT BLAKE BLAKEMAN

When Claypool and his brother got out of water, they saw people gathering on top of the cliff. One person was videotaping them from the top of the cliff; it was clear to Claypool that he was doing this to try and intimidate them. The people were watching them from the cliff. It was obvious that Blakeman engaged in a concerted effort with other Bay Boys to obstruct his free passage and use in the customary manner of a public space. It also seemed clear that Blakeman engaged in a concerted effort with other Bay Boys to try and injure him. These incidents are described in the declarations filed with Plaintiffs motion for class certification.

Plaintiffs are informed and believe and on that basis allege that Defendant Blakeman and his attorneys are attempting to intimidate witnesses in this case. On at least two occasions, an investigator hired by Blakeman's attorneys contacted witnesses represented by Plaintiffs' attorneys. The investigator also showed up at the home of a reporter that has not been listed as a witness.

The request is premature. Because Blakeman and the other defendants are refusing to comply with their obligations to produce documents under the federal rules and are impermissibly withholding evidence and/or possibly spoliating evidence, we are not able to fully respond to discovery requests which necessarily rely on our ability to fully investigate the facts. As discovery is continuing, Spencer reserves the right to update this response.

INTERROGATORY NO. 6:

IDENTIFY ALL PERSONS that have knowledge of any facts that support your contention that BRANT BLAKEMAN has illegally extorted money from beachgoers who wish to use Lunada Bay for recreational purposes (See paragraph 33 j. of the Complaint), and for each such PERSON identified state all facts you contend are within that PERSON's

Case No. 2:16-cv-02129-SJO (RAOx)

knowledge.

SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 6:

Responding Party objects to this interrogatory as premature. Because this interrogatory seeks or necessarily relies upon a contention, and because this matter is in its early stages and pretrial discovery has only just begun, Responding Party is unable to provide a complete response at this time, nor is it required to do so. See *Kmiec v. Powerwave Techs. Inc. et al.*, 2014 WL 11512195 (C.D. Cal. Dec. 2, 2014) at *1; *Folz v. Union Pacific Railroad Company*, 2014 WL 357929 (S.D. Cal. Jan. 31, 2014) at *1-2.; see also Fed. R. Civ. P. 33(a)(2) ("the court may order that [a contention] interrogatory need not be answered until designated discovery is complete, or until a pretrial conference or some other time.").

Responding Party further objects to this interrogatory as unduly burdensome, harassing, and duplicative of information disclosed in Responding Party's Rule 26(a) disclosures and supplemental disclosures. Propounding Party may look to Responding Party's Rule 26(a) disclosures and supplemental disclosures for the information sought by this interrogatory. Moreover, Responding Party had the opportunity to depose Mr. Spencer on this topic.

Responding Party further objects to this interrogatory as compound. This "interrogatory" contains multiple impermissible subparts, which Propounding Party has propounded to circumvent the numerical limitations on interrogatories provided by Federal Rule of Civil Procedure 33(a)(1).

Responding Party further objects to this interrogatory on the grounds that it seeks information that is outside of Responding Party's knowledge.

Responding Party further objects to the extent that this interrogatory invades attorney-client privilege and/or violates the work product doctrine by compelling Responding Party to disclose privileged communications and/or

DEFENDANT BLAKE BLAKEMAN

-35- Case No. 2:16-cv-02129-SJO (RAOx)
PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY

#:6178

litigation strategy. Responding Party will not provide any such information.

The request is premature. Because Blakeman and the other defendants are refusing to comply with their obligations to produce documents under the federal rules and are impermissibly withholding evidence and/or possibly spoliating evidence, we are not able to fully respond to discovery requests which necessarily rely on our ability to fully investigate the facts. As discovery is continuing, Spencer reserves the right to update this response.

INTERROGATORY NO. 7:

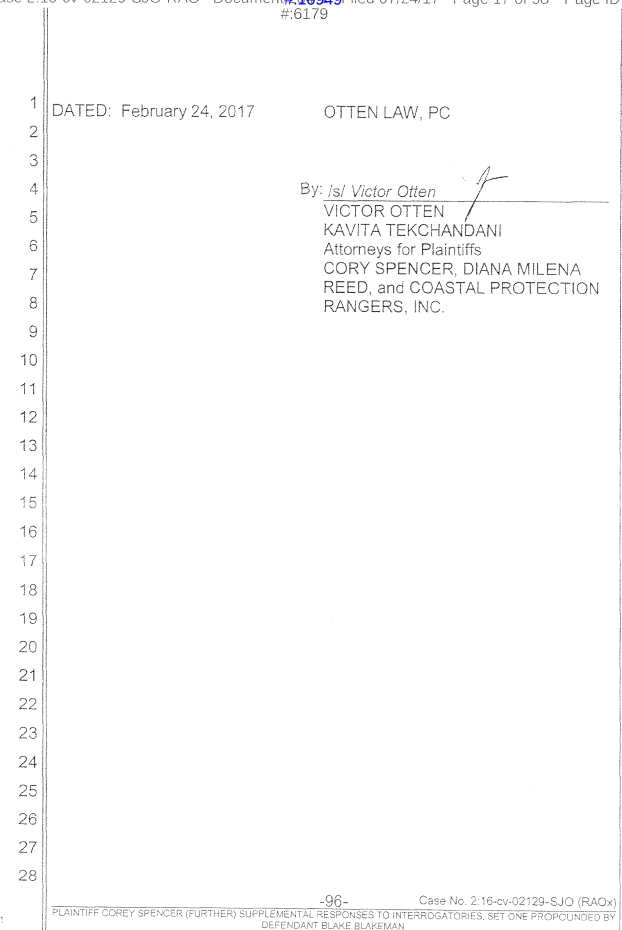
IDENTIFY ALL PERSONS that have knowledge of any facts that support your contention that BRANT BLAKEMAN was a part of a Civil Conspiracy as identified in your complaint in paragraphs 51 through 53, and for each such PERSON identified state all facts you contend are within that PERSON's knowledge.

SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 7:

Responding Party objects to this interrogatory as premature. Because this interrogatory seeks or necessarily relies upon a contention, and because this matter is in its early stages and pretrial discovery has only just begun, Responding Party is unable to provide a complete response at this time, nor is it required to do so. See *Kmiec v. Powerwave Techs. Inc. et al.*, 2014 WL 11512195 (C.D. Cal. Dec. 2, 2014) at *1; *Folz v. Union Pacific Railroad Company*, 2014 WL 357929 (S.D. Cal. Jan. 31, 2014) at *1-2.; see also Fed. R. Civ. P. 33(a)(2) ("the court may order that [a contention] interrogatory need not be answered until designated discovery is complete, or until a pretrial conference or some other time.").

Responding Party further objects to this interrogatory as unduly burdensome, harassing, and duplicative of information disclosed in Responding Party's Rule 26(a) disclosures and supplemental disclosures.

Case No. 2:16-cv-02129-SJO (RAOx)



#:6180

PROOF OF SERVICE Spencer, et al. v. Lunada Bay Boys, et al. U.S.D.C. for the Central District of California Case No. 2:16-cv-02129-SJO (RAOx) STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Los Angeles, State of California. My business address is: 3620 Pacific Coast Highway, Suite 100, Torrance, CA 90505.

On February 24, 2017, I served the original or a true copy of the following document(s) described as:

PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BLAKE BLAKEMAN

on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary

business practices. I am readily familiar with Hanson Bridgett LLP's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on February 24, 2017, at Torrance, California.

/s/Victor Otten Victor Otten

Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BLAKE BLAKEMAN

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America	SERVICE LIST Spencer, et al., v. Lunada Bay Boys, et al.		
2	Spencer, et al. v. Lunada Bay Boys, et al. U.S.D.C. for the Central District of California Case No. 2:16-cv-02129-SJO (RAOx)		
3 4 5	Robert T. Mackey, Esq. Peter H. Crossin, Esq. Richard P. Dieffenbach, Esq. John P. Worgul, Esq.	(Attorneys for Defendant BRANT BLAKEMAN) (served original)	
6 7	VEATCH CARLSON, LLP 1055 Wilshire Blvd., 11th Floor Los Angeles. CA 90017		
8	Robert S. Cooper, Esq. BUCHALTER NEMER, APC 1000 Wilshire Blvd., Suite 1500 Los Angeles. CA 90017	(Attorneys for Defendant BRANT BLAKEMAN) (served true copy)	
10 11 12	J. Patrick Carey, Esq. LAW OFFICES OF J. PATRICK CAREY 1230 Rosecrans Ave., Suite 300 Manhattan Beach. CA 90266	(Attorney for Defendant ALAN JOHNSTON a/k/a JALIAN JOHNSTON) (served true copy)	
13 14 15	Peter T. Haven, Esq. HAVEN LAW 1230 Rosecrans Ave., Suite 300 Manhattan Beach. CA 90266	(Attorney for Defendant MICHAEL RAY PAPAYANS) (served true copy)	
16 17 18 19	Dana Alden Fox, Esq. Edward E. Ward, Jr., Esq. Eric Y. Kizirian, Esq. Tera Lutz, Esq. LEWIS BRISBOIS BISGAARD & SMITH LLP 633 W. 5th Street, Suite 4000 Los Angeles. CA 90071	(Attorneys for Defendant SANG LEE) (served true copy)	
202122	Daniel M. Crowley, Esq. BOOTH, MITCHEL & STRANGE LLP 707 Wilshire Blvd., Suite 4450 Los Angeles. CA 90017	(Attorneys for Defendant SANG LEE) (served true copy)	
232425	Mark C. Fields, Esq. LAW OFFICES OF MARK C. FIELDS, APC 333 South Hope Street, 35th Floor Los Angeles. CA 90071	(Attorney for Defendant ANGELO FERRARA and Defendant N. F. appearing through Guardian Ad Litem, Leonora Ferrara) (served true copy)	
262728			
	PLAINTIEE COREY CRENCED (CHOTUS), CURN SUS	-98- Case No. 2:16-cv-02129-SJO (RAOx)	

PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES, SET ONE PROPOUNDED BY

DEFENDANT BLAKE BLAKEMAN

#:6182 1 Thomas M. Phillip, Esq. (Attorneys for Defendant ANGELO FERRARA) Aaron G. Miller, Esq. THE PHILLIPS FIRM 2 (served true copy) 800 Wilshire Blvd., Suite 1550 Los Angeles. CA 90017 3 Patrick Au, Esg. 4 (Attorneys for Defendants FRANK FERRARA and CHARLIE FERRARA) Patrick Au, Esg. Laura L. Bell, Esg. BREMER WHYTE BROWN & O'MEARA, LLP 21271 Burbank Blvd., Suite 110 Woodland Hills. CA 91367 5 (served true copy) 6 Edwin J. Richards, Esq. (Attorneys for Defendants CITY OF PALOS VERDES and CHIEF OF POLICE JEFF KEPLEY) Antoinette P. Hewitt, Esq. Rebecca L. Wilson, Esq. 8 Jacob Song, Esq. Christopher D. Glos, Esq. KUTAK ROCK LLP 9 (served true copy) 10 5 Park Plaza, Suite 1500 Irvine. CA 92614-8595 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Case No. 2:16-cv-02129-SJO (RAOx) PLAINTIFF COREY SPENCER (FURTHER) SUPPLEMENTAL RESPONSES TO INTERROGATORIES. SET ONE PROPOUNDED BY

DEFENDANT BLAKE BLAKEMAN

VERIFICATION I, Cory Spencer, have read PLAINTIFF CORY SPENCER'S RESPONSE TO INTERROGATORIES, SET ONE, PROPOUNDED BY DEFENDANT BRANT BLAKEMAN and know its contents. I am a party to this action and I make this verification for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on February 24, 2018, in TORRANCE California. VERIFICATION

12755241.1

EXHIBIT "C"?

#:6185

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CORY SPENCER, DIANA MILENA
REED, and COASTAL PROTECTION 18 19 RANGERS, INC. 20 21 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 22 23 24 CORY SPENCER, an individual: CASE NO. 2:16-cv-02129-SJO (RAOX) DIANA MILENA REED, an 25 PLAINTIFF DIANA MILENA REED'S individual; and COASTAL SUPPLEMENTAL RESPONSE TO PROTECTION RANGERS, INC., a 26 INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT California non-profit public benefit 27 **BRANT BLAKEMAN** corporation. 28

Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF DIANA MILENA REED'S SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

1 Plaintiffs. 2 Complaint Filed: March 29, 2016 Trial Date: November 7, 2017 ٧. 3 LUNADA BAY BOYS; THE 4 INDIVIDUAL MEMBERS OF THE LUNADA BAY BOYS, including but 6 not limited to SANG LEE, BRANT BLAKEMAN, ALAN JOHNSTON AKA JALIAN JOHNSTON, MICHAEL RAE PAPAYANS. ANGELO FERRARA, FRANK 9 FERRARA, CHARLIE FERRARA. 10 and N. F.; CITY OF PALOS VERDES ESTATES; CHIEF OF 11 POLICE JEFF KEPLEY, in his 12 representative capacity; and DOES 1-10, 13 14 Defendants. 15 16 PROPOUNDING PARTY: Defendant BRANT BLAKEMAN 17 RESPONDING PARTY: Plaintiff DIANA MILENA REED 18 SET NO .: SUPPLEMENTAL Pursuant to Rule 33 of the Federal Rules of Civil Procedure, Plaintiff 19 DIANA MILENA REED ("Responding Party") hereby submits these 20 supplemental objections and responses to Interrogatories, Set One, 21 22 propounded by Defendant BRANT BLAKEMAN ("Propounding Party"). 23 PRELIMINARY STATEMENT 24 Nothing in this response should be construed as an admission by 25 Responding Party with respect to the admissibility or relevance of any fact, or of the truth or accuracy of any characterization or statement of any kind 26 contained in Propounding Party's Interrogatories. Responding Party has not 27 28 Case No. 2:16-cv-02129-SJO (RAOx) PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

completed its investigation of the facts relating to this case, its discovery or its preparation for trial. All responses and objections contained herein are based only upon information that is presently available to and specifically known by Responding Party. It is anticipated that further discovery, independent investigation, legal research and analysis will supply additional facts and add meaning to known facts, as well as establish entirely new factual conclusions and legal contentions, all of which may lead to substantial additions to, changes in and variations from the responses set forth herein. The following objections and responses are made without prejudice to Responding Party's right to produce at trial, or otherwise, evidence regarding any subsequently discovered information. Responding Party accordingly reserves the right to modify and amend any and all responses herein as research is completed and contentions are made.

SUPPLEMENTAL RESPONSES TO INTERROGATORIES INTERROGATORY NO. 1:

IDENTIFY ALL PERSONS that have knowledge of any facts that support your contention that BRANT BLAKEMAN participated in any way in the "commission of enumerated 'predicate crimes'" as alleged in paragraph 5 of the Complaint, and for each such PERSON identified state all facts you contend are within that PERSON's knowledge.

SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 1:

Responding Party objects to this interrogatory as premature. Because this interrogatory seeks or necessarily relies upon a contention, and because this matter is in its early stages and pretrial discovery has only just begun, Responding Party is unable to provide a complete response at this time, nor is it required to do so. See *Kmiec v. Powerwave Techs. Inc. et al.*, 2014 WL 11512195 (C.D. Cal. Dec. 2, 2014) at *1; *Folz v. Union Pacific*

3- Case No. 2:16-cv-02129-SJO (RAOx)

The specific acts directed against Reed include but are not limited to the following:

- i) Reed went to Lunada Bay on January 29, 2016 with Jordan Wright. Reed had intended to surf at Lunada Bay that day because the conditions were such that she felt comfortable surfing. Immediately after they parked their car along the bluffs, the harassment began. Several men drove by and circled around their car. This was the day that she and Wright were harassed and intimidated by David Melo. Blakeman was recording them on land with his camera. It was very disturbing to Reed and made her feel very uncomfortable. Plaintiffs are informed and believe that this was witnessed by John MacHarg.²
- published an article called "Bay Boys surfer gang cannot block access to upscale beach, Coastal Commission says." Jordan Wright and Cory Spencer are quoted in the article. Mr. Wright and a few others had planned to surf Lunada Bay the following morning. Plaintiffs are informed and believe that Defendants Johnston and Blakeman learned that Jordan Wright and Diana Reed were going to Lunada Bay and planned to be there to harass them. On February 12, 2016, Defendant Alan Johnston sent the following text messages to an unknown recipient: "No fucking way Taloa is back this year" and "If u really wanna be a bay boy we might meet help tomm."
- iii) On February 13, 2016, Reed returned to Lunada Bay with Jordan Wright to watch him surf and take photographs. Prior to her arrival, she contacted the Palos Verdes Estates Police and requested an escort

¹ Jordan Wright is represented by Hanson Bridgett LLP and Otten Law PC.

² John McHarg is represented by Hanson Bridgett LLP and Otten Law PC.

Case No. 2:16-cv-02129-SJO (RAOx)

from the bluffs to the beach. She was concerned about her safety given the January 29, 2016 incident. She was told that the police were unavailable and no officers were present when they arrived.

When Reed and Wright reached the beach, they encountered angry locals who were yelling at them. Reed and Wright ignored the harassment and Wright got into the water to surf and Reed made her way to the Rock Fort where she planned to watch Wright and photograph him.

Approximately two hours after Reed had arrived at Lunada Bay, while she was standing in the Rock Fort taking photos, Blakeman and defendant Alan Johnston rushed into the fort and ran towards her in a hostile and aggressive manner. It seemed that they had coordinated and orchestrated the attack which completely caught Reed off guard. Blakeman was filming Reed again, and at times, held his camera right in her face. It was intimidating and harassing to Reed, and she feared for her safety.

Reed asked Blakeman and Johnston why they were filming her, because it made her uncomfortable. Blakeman responded, "because I feel like it." Johnston responded, "Because you're hot. Because you're fucking sexy baby, woooh!" Johnston then opened a can of beer in a purposeful way so that it sprayed Reed's arm and her camera. Reed, paralyzed with fear, was unable to leave the Rock Fort as Blakeman and Johnston were standing closest to the exit.

iv) Plaintiffs are informed and believe that after the incident Defendant Johnston started calling and/or texting other Lunada Bay locals to check for police to plan a getaway. At around 1:00 pm Brad Travers (Travers Tree Service) texted Johnston: "Don't see any cops at the top." Plaintiffs are informed and believe that later that day Johnston received a text from his

7- Case No. 2:16-cv-02129-SJO (RAOx)

mother asking him "What happened at the bay?" Johnston replied "Nothing happened really just couple of trolls they got nothing."

Reed further identifies the following individuals as having knowledge of concerted efforts by the Bay Boys, including Blakeman:

Cory Spencer: Cory Spencer and Chris Taloa went to surf Lunada Bay. Almost instantly after they arrived at Lunada Bay, they started getting harassed by Bay Boys. They were told that they couldn't surf there, and Spencer was called a "kook," which is a derogatory surfing term. Spencer was also told: "why don't you fucking go home, you fucking kook;" and was asked, "how many other good places did you pass to come here?" These are the same types of statements made by Defendant Sang Lee and others that can be observed on the video published by the Guardian. These taunts started while Spencer and Taloa were on the bluffs getting ready to surf. One individual continued to heckle Spencer and Taloa on their way down to the beach and into the water.

Blakeman was already in the water and began paddling around Spencer and Taloa in a tight circle – staying just a few feet away from them. There was no legitimate reason for this conduct. Reed believes that this is a tactic used by the Bay Boys to harass people. Blakeman impeded Spencer's movement in any direction and was intentionally blocking him from catching any waves. It was clear to Spencer that Blakeman was not there to surf that morning. Instead, his mission was to prevent Spencer and

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³ https://www.theguardian.com/travel/video/2015/may/18/california-surfwars-lunada-bay-localism-video.

⁴ Plaintiffs are informed and believe that Defendant Papayans sent a text message describing similar conduct: "We just had a kook out in the water and me and Jack just sat on his ass."

⁸⁻ Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

evidence and/or possibly spoliating evidence, we are not able to fully respond to discovery requests which necessarily rely on our ability to fully investigate the facts. As discovery is continuing, Reed reserves the right to update this response.

INTERROGATORY NO. 7:

IDENTIFY ALL PERSONS that have knowledge of any facts that support your contention that BRANT BLAKEMAN was a part of a Civil Conspiracy as identified in your complaint in paragraphs 51 through 53, and for each such PERSON identified state all facts you contend are within that PERSON's knowledge.

SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 7:

Responding Party objects to this interrogatory as premature. Because this interrogatory seeks or necessarily relies upon a contention, and because this matter is in its early stages and pretrial discovery has only just begun, Responding Party is unable to provide a complete response at this time, nor is it required to do so. See *Kmiec v. Powerwave Techs. Inc. et al.*, 2014 WL 11512195 (C.D. Cal. Dec. 2, 2014) at *1; *Folz v. Union Pacific Railroad Company*, 2014 WL 357929 (S.D. Cal. Jan. 31, 2014) at *1-2.; see also Fed. R. Civ. P. 33(a)(2) ("the court may order that [a contention] interrogatory need not be answered until designated discovery is complete, or until a pretrial conference or some other time.").

Responding Party further objects to this interrogatory as unduly burdensome, harassing, and duplicative of information disclosed in Responding Party's Rule 26(a) disclosures and supplemental disclosures. Propounding Party may look to Responding Party's Rule 26(a) disclosures and supplemental disclosures for the information sought by this

-42-

Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

interrogatory. Moreover, Responding Party had the opportunity to depose Ms. Reed on this topic.

Responding Party further objects to this interrogatory as compound. This "interrogatory" contains multiple impermissible subparts, which Propounding Party has propounded to circumvent the numerical limitations on interrogatories provided by Federal Rule of Civil Procedure 33(a)(1).

Responding Party further objects to this interrogatory on the grounds that it seeks information that is outside of Responding Party's knowledge.

Responding Party further objects to the extent that this interrogatory invades attorney-client privilege and/or violates the work product doctrine by compelling Responding Party to disclose privileged communications and/or litigation strategy.

Subject to and without waiver of the foregoing objections, Responding Party responds as follows:

In addition to each defendant named in his individual capacity and other persons identified in Plaintiffs' initial and Supplemental Disclosures, and the evidence submitted in support of Plaintiffs motion for class certification, Responding Party identifies the following individuals:

Diana Reed: believes that Blakeman engaged in a concerted effort with other Bay Boys to obstruct the plaintiffs' and the publics' free passage and use in the customary manner of a public space. Reed also believes that Blakeman coordinated with other Bay Boys to harass and assault the plaintiffs and the public when they were visiting Lunada Bay. Reed believes that the conduct directed at the plaintiffs and others trying to surf Lunada Bay is part of an agreement among Blakeman and the other Bay Boys, which at a minimum, may be implied by the conduct of the parties and other members of the Bay Boys. Reed believes that the Bay Boys concerted

-43- Case No. 2:16-cv-02129-SJO (RAOx)

efforts to stop the public from accessing the beach are documented in text messages and emails some of which have been destroyed or are being withheld by the Defendants in this case. For example, on February 5, 2016. Charles Mowat sent a text message to Defendant Brant Blakeman, Tom Sullivan, David Yoakley, Andy Patch, Defendant Michael Papayans and several others that said "There are 5 kooks standing on the bluff taking pictures...I think that same Taloa guy. Things could get ugly. " A Los Angeles Times photographer captured a pictured of Defendant Blakeman of the bluff filming plaintiffs. Plaintiffs believe that the Bay Boys take photos and/or video tape people as a form of harassment and intimidation. For example, plaintiffs are also informed and believe that a Lunada Bay local named Joshua Berstein was taking pictures at the MLK 2014 paddle out. Plaintiffs are also informed and believe that Berstein told several people after he photographed them, "Now we know who you are." Plaintiffs believe that the conducted directed at Reed by Blakeman and the individual Bay Boys is because she is a woman. Plaintiff is informed and believes that there are numerous text messages where the Bay Boys refer to Reed as a "bitch" and make sexual comments about her.

The specific acts directed against Reed include but are not limited to the following:

i) Reed went to Lunada Bay on January 29, 2016 with Jordan Wright. Reed had intended to surf at Lunada Bay that day because the conditions were such that she felt comfortable surfing.¹³ Immediately after

SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

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¹³ Plaintiffs are informed and believe that there were text message sent on January 29, 2016 asking Defendant Papayans "Where are you? Kooks trying to get to the Bay." Plaintiffs are informed and believe that Papayans responded with a "LOL" and said he would be there.

⁻⁴⁴⁻ Case No. 2:16-cv-02129-SJO (RAOx)
PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES,

they parked their car along the bluffs, the harassment began. Several men drove by and circled around their car. This was the day that she and Wright were harassed and intimidated by David Melo. Blakeman was recording them on land with his camera. It was very disturbing to Reed and made her feel very uncomfortable. Plaintiffs are informed and believe that this was witnessed by John MacHarg.

- On or about February 12, 2016, The Los Angeles Times published an article called "Bay Boys surfer gang cannot block access to upscale beach, Coastal Commission says." Jordan Wright and Cory Spencer are quoted in the article. Mr. Wright and a few others had planned 10 | to surf Lunada Bay the following morning. Plaintiffs are informed and believe 12 that Defendants Johnston and Blakeman learned that Jordan Wright and Diana Reed were going to Lunada Bay and planned to be there to harass them. On February 12, 2016, Defendant Alan Johnston sent the following text messages to an unknown recipient: "No fucking way Taloa is back this year" and "If u really wanna be a bay boy we might meet help tomm."
 - On February 13, 2016, Reed returned to Lunada Bay with iii) Jordan Wright to watch him surf and take photographs. Prior to her arrival, she contacted the Palos Verdes Estates Police and requested an escort from the bluffs to the beach. She was concerned about her safety given the January 29, 2016 incident. She was told that the police were unavailable and no officers were present when they arrived. When Reed and Wright reached the beach, they encountered angry locals who were yelling at them. Reed and Wright ignored the harassment and Wright got into the water to surf and Reed made her way to the Rock Fort where she planned to watch Wright and photograph him.

-45-

Case No. 2:16-cv-02129-SJO (RAOx)

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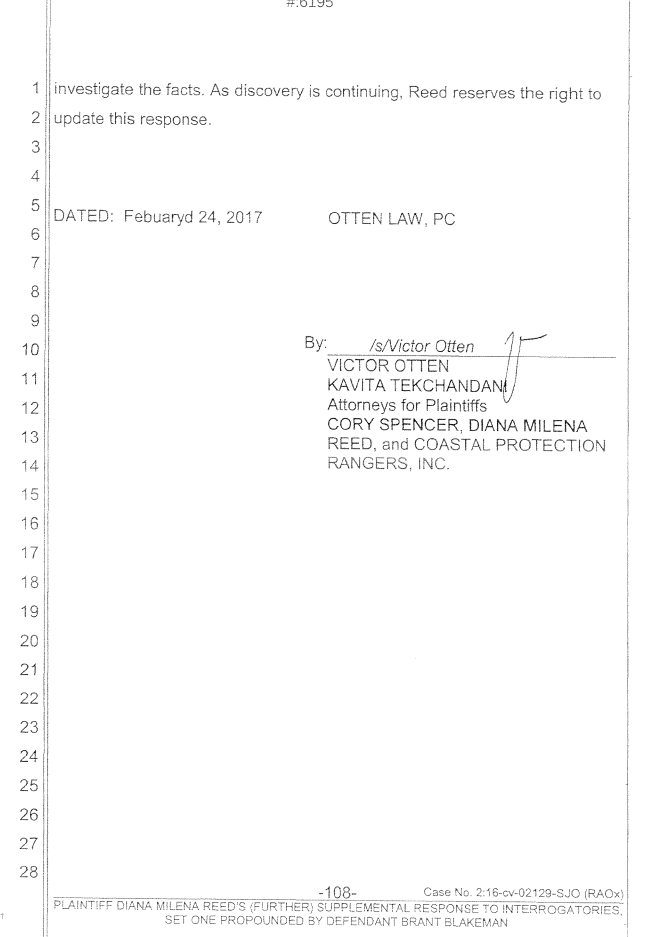
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PROOF OF SERVICE

Spencer, et al. v. Lunada Bay Boys, et al.

U.S.D.C. for the Central District of California Case No. 2:16-cv-02129-SJO (RAOx)

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Los Angeles, State of California. My business address is: 3620 Pacific Coast Highway, Suite 100, Torrance, CA 90505.

On February 24, 2017, I served the original or a true copy of the following document(s) described as:

PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

on the interested parties in this action as follows:

SEE ATTACHED SERVICE LIST

BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with Hanson Bridgett LLP's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on February 24, 2017, at Torrance, California.

/s/Vietox C Victor Otton

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-109-

Case No. 2:16-cv-02129-SJO (RAOx)

PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES, SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

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1 2 3	Spencer, et al. v. L U.S.D.C. for the Cen	ICE LIST unada Bay Boys, et al. tral District of California v-02129-SJO (RAOx)
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and the second s	PLAINTIFF DIANA MII FNA REED'S (FURTHER) S	-110- Case No. 2:16-cv-02129-SJO (RAOX)

PLAINTIFF DIANA MILENA REED'S (FURTHER) SUPPLEMENTAL RESPONSE TO INTERROGATORIES,

SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

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28		-111- Case No. 2:16-cv-02129-SJO (RAOx)
amount table to a grant and	PLAINTIFF DIANA MILENA REED'S (FURTHER) S	SUPPLEMENTAL RESPONSE TO INTERROGATORIES, DEFENDANT BRANT BLAKEMAN

SET ONE PROPOUNDED BY DEFENDANT BRANT BLAKEMAN

EXHIBIT "D"

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                        UNITED STATES DISTRICT COURT
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                       CENTRAL DISTRICT OF CALIFORNIA
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                              WESTERN DIVISION
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      CORY SPENCER, an individual; DIANA )
      MILENA REED, an individual; and
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      COASTAL PROTECTION RANGERS, INC., a )
      California non-profit public benefit)
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      corporation,
                                             2:16-cv-02129-SJO-RAO
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                       Plaintiffs,
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                 vs.
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     LUNADA BAY BOYS, et al.,
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                      Defendants.
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                VIDEOTAPED DEPOSITION OF DIANA MILENA REED
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                          Santa Monica, California
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                         Monday, October 24, 2016
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        REPORTED BY:
        Jimmy S. Rodriguez
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        CSR No. 13464
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 42 of 81 Page ID #:10971

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                       UNITED STATES DISTRICT COURT
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                      CENTRAL DISTRICT OF CALIFORNIA
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      CORY SPENCER, an individual; DIANA
      MILENA REED, an individual; and
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      COASTAL PROTECTION RANGERS, INC., a )
      California non-profit public benefit)
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      corporation,
                                           ) Case No.
                                             2:16-cv-02129-SJO-RAO
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                      Plaintiffs,
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                 vs.
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      LUNADA BAY BOYS, et al.,
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                      Defendants.
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            Videotaped deposition of DIANA MILENA REED, taken
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        before Jimmy Rodriguez, a Certified Shorthand Reporter for
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        the State of California, with principal office in the
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        County of Orange, commencing at 9:12 a.m., Monday,
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        October 24, 2016 at the Premier Business Centers - Santa
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       Monica, 401 Wilshire Boulevard, 12th Floor, Santa Monica,
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        California.
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Hahn & Bowersock, A Veritext Company 800.660.3187

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 43 of 81 Page ID #:10972

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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 44 of 81 Page ID #:10973

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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 45 of 81 Page ID #:10974

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8
       Also Present:
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                 MARNIE LEVY, Videographer
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25
                                              Page 5
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1	THE WITNESS: I don't know if I knew that	13:41
2	at the time, I think that's when I first met him.	13:41
. 3	BY MS. HEWITT:	13:41
4	Q Okay. Do you know that Cory Spencer was	13:41
5	communicating with Police Chief Kepley around the	13:41
6	time of the visits?	13:41
7	A I know that I found out that he had asked	13:41
8	for the police at a later date. Whether or not I	13:41
9	knew that on February 13th or January 29th, I don't	13:41
10	remember if I knew that. I don't think I knew that	13:41
11	on January 29th because I didn't know him.	13:41
12	Q Okay. Fair enough.	13:41
13	The complaint indicates at some point you	13:41
14	were let's see you had spent about two hours	13:41
15	at Lunada Bay and then certain individual defendants	13:41
16	approached you with a case of beer.	13:41
17	Do you recall that?	13:42
18	A I do, but again, that event was very	13:42
19	traumatic to me so I do remember what happened but I	13:42
20	have blocked out certain small details of it and,	13:42
21	you know, with my pregnancy, my memory right now,	13:42
22	certain things are hard to remember but I'm doing my	13:42
23	best to remember.	13:42
24	Q Tell me what you remember and I	13:42
25	appreciate that.	13:42
	Page	169
	Section 1997 and 1997	

4	MD DDDWY THE WAY	
**	MR. FRANKLIN: Vague and ambiguous.	13:42
2	THE WITNESS: Specifically, what would you	13:42
3	like to know?	13:42
4	BY MS. HEWITT:	13:42
5	Q Specifically, my question is about: Do	13:42
6	you remember being approached by individual	13:42
7	defendants with a case of beer?	13:42
8	A Yes.	13:42
9	Q What do you remember about being	13:42
10	approached by individual defendants with a case of	13:42
11	beer?	13:42
12	A I remember that they approached me very	13:42
13	rapidly and I was caught by surprise. I remember	13:42
14	that they rushed towards me in a hostile manner. I	13:42
15	remember, you know, declining that I wanted to drink	13:43
16	beer. I remember being videotaped by	13:43
17	Brant Blakeman. I remember there were times when I	13:43
18	was being videotaped very close to my face and it	13:43
19	felt very intimidating and definitely felt like I	13:43
20	was being harassed. And I think that I asked them,	13:43
21	you know, why they're videotaping me because it made	13:43
22	me very uncomfortable.	13:43
23	I remember Mr. Johnston opening the can of	13:43
24	beer in a way that sprayed my arm and my camera. I	13:43
25	remember him chucking beer and throwing beer cans on	13:44
	Page	170

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 48 of 81 Page ID Case 2:16-cv-02129-SJO-RAO Document 28/03/7 Filed 07/24/17 Page 41 of 58 Page ID

1	the floor. I remember him being very loud and very	13:44
2	scary, very intimidating, and acting in a sexual	13:44
3	manner.	13:44
4	Q Where did this take place?	13:44
5	A These events took place in the fort.	13:44
6	Q Okay. When why did you go to the fort	13:44
7	initially?	13:44
8	A I initially went to the fort to take	13:44
9	photographs of Jordan, as he was surfing.	13:44
10	Q Okay. When you went to the fort, were	13:44
11	there already people in the fort?	13:44
12	A I don't remember if there was already	13:44
13	someone in the fort or not when I first went into	13:44
14	the fort.	13:44
15	Q Do you have any recollection of there	13:44
16	being anybody in the in the fort area when you	13:45
17	went to the fort?	13:45
18	MR. FRANKLIN: Vague, ambiguous.	13:45
19	THE WITNESS: I don't remember if there	13:45
20	was someone as I was walking into the fort. I do	13:45
21	remember having conversations with a certain man in	13:45
22	the fort prior to these two individuals, but whether	13:45
23	he was there as I was walking up the steps I don't	13:45
24	remember that detail.	13:45
25	///	t & a size /
	Page	171

		Note and the second sec
1	filming me with his camera.	13:52
2	Q Okay. Okay. At any point, did you walk	13:52
3	away when they were making the, I think you said,	13:52
4	sexual references to you; were you able to walk away	13:52
5	at that point and exit the fort?	13:52
6	MR. FRANKLIN: Vague and ambiguous.	13:52
7	THE WITNESS: I was not able to exit the	13:52
8	fort, I was frozen in fear.	13:52
9	BY MS. HEWITT:	13:52
10	Q All right. At some point, were you able	13:52
11	to leave the fort?	13:53
12	A I was able to leave the fort at some	13:53
13	point, yes.	13:53
14	Q Can you tell me what the sexual comments	13:53
15	were that were made to you that you referenced	13:53
16	earlier?	13:53
17	A I don't remember all of them.	13:53
18	Q I understand.	13:53
19	A I do remember asking, you know, why I was	13:53
20	being filmed and, you know, being told that they're	13:53
21	filming me because I'm sexy. I remember	13:53
22	Mr. Johnston saying that he's big enough to get the	13:53
23	job done while, you know, also, you know, he was	13:53
24	also grunting and making making moans and noises	13:53
25	resembling, you know, an orgasm. He was, you know,	13:54
	Page	177

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 50 of 81 Page ID #:10979

1	Certification of Court Reporter
2	Federal Jurat
3	
4	I, the undersigned, a Certified Shorthand
5	Reporter of the State of California do hereby
6	certify:
7	That the foregoing proceedings were taken
8	before me at the time and place herein set forth;
9	that any witnesses in the foregoing proceedings,
10	prior to testifying, were placed under oath; that a
11	verbatim record of the proceedings was made by me
12	using machine shorthand which was thereafter
13	transcribed under my direction; further, that the
14	foregoing is an accurate transcription thereof.
15	That before completion of the deposition, a
16	review of the transcript [x] was [] was not
17	requested. I further certify that I am neither
18	financially interested in the action nor a relative
19	or employee of any attorney of any of the parties.
20	IN WITNESS WHEREOF, I have this date
21	subscribed my name.
22	Dated: November 7, 2016
23	a color of the col
24	775
	Jimmy Rodriguez, RPR
25	Certificate Number 13464
	Page 375

Hahn & Bowersock, A Veritext Company 800.660.3187

```
1
                       UNITED STATES DISTRICT COURT
 2
                      CENTRAL DISTRICT OF CALIFORNIA
 3
                              WESTERN DIVISION
 4
 5
     CORY SPENCER, an individual; DIANA
     MILENA REED, an individual; and )
     COASTAL PROTECTION RANGERS, INC., a )
 6
     California non-profit public benefit)
 7
     corporation,
                                           ) Case No.
                                             2:16-cv-02129-SJO-RAO
                      Plaintiffs,
 9
                 VS.
10
     LUNADA BAY BOYS, et al.,
                      Defendants.
11
12
13
14
15
16
17
18
                VIDEOTAPED DEPOSITION OF DIANA MILENA REED
19
                                 VOLUME II
20
                         Santa Monica, California
21
                        Tuesday, October 25, 2016
22
23
24
       REPORTED BY:
        Jimmy S. Rodriguez
        CSR No. 13464
25
                                                        Page 187
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 52 of 81 Page ID #:10981

```
UNITED STATES DISTRICT COURT
 1
 2
                      CENTRAL DISTRICT OF CALIFORNIA
 3
                            WESTERN DIVISION
 4
 5
     CORY SPENCER, an individual; DIANA )
     MILENA REED, an individual; and
     COASTAL PROTECTION RANGERS, INC., a )
 6
     California non-profit public benefit)
 7
     corporation,
                                           ) Case No.
                                           ) 2:16-cv-02129-SJO-RAO
 8
                      Plaintiffs,
 9
                 VS.
10
     LUNADA BAY BOYS, et al.,
11
                      Defendants.
12
13
14
15
16
17
18
           Videotaped deposition of DIANA MILENA REED, Volume II,
        taken before Jimmy Rodriguez, a Certified Shorthand
19
20
        Reporter for the State of California, with principal
21
        office in the County of Orange, commencing at 9:24 a.m.,
22
       Tuesday, October 25, 2016 at Premier Business Centers -
23
       The Water Garden, 2425 Olympic Boulevard, Suite 4000,
24
       Santa Monica, California.
25
                                                       Page 188
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 53 of 81 Page ID #:10982

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2.1
22
23
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25
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 54 of 81 Page ID #:10983

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```

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 55 of 81 Page ID #:10984

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                 Manhattan Beach, CA 90266
                 TEL: (213) 842-4617
 6
                 FAX: (213) 477-2137
                 Peter@havenlaw.com
7
8
       Also Present:
9
                 JAMES KORALEK, Videographer
10
11
12
13
14
15
16
17
18
19
20
21
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                                            Page 191
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Case 2:16-cv-02:129-SJO-RAO DOCUMENT 327 Filed 08/03/17 Page 46 of 81 Page ID #:10985

1	after the complaint was filed, so I take that back.	12:32
, 2	Q Okay. How did you know that was his name?	12:32
3	A I knew his name from Jen, was the first	12:32
4	person that knew his name. And then I knew it based	12:32
5	on the investigation and my attorneys.	12:32
6	Q This was	12:32
7	A And I believe the police identified him to	12:33
8	me as well at that point. But yes, this was before	12:33
9	the complaint was filed.	12:33
10	Q And Jen knew him?	12:33
11	A She never told me that she knew him. All	12:33
12	she told me is what is in those text messages that	12:33
13	were attached to the police report, that's all that	12:33
14	I knew.	12:33
15	Q Did you ever see Brant Blakeman do	12:33
16	anything besides filming or speaking to you as you	12:33
17	told us at the bay area?	12:33
18	A Well, during the incident that occurred on	12:33
19	February 13th, it appeared as though he had	12:33
20	orchestrated that event with Mr. Jalian Johnston.	12:33
21	Q What specifically did he do that made you	12:33
22	think that he had orchestrated that?	12:33
23	A It appeared as though they had planned the	12:33
24	event out in an attempt to try to ruin my camera and	12:34
25	in an attempt to try to intimidate me.	12:34
	Page	300

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 57 of 81 Page ID #:62076

1	Q What specifically was done or did you see	12:34
2	that caused you to believe that?	12:34
3	A The fact that when they entered the fort	12:34
4	it seemed like all of their actions were	12:34
5	orchestrated, they immediately rushed towards me.	12:34
6	Johnston immediately opened the can of beer and, you	12:34
7	know, sprayed it on me and on my camera in what I	12:34
8	believe they intended to appear as an accident but	12:34
9	to me it felt very intentional.	12:34
10	The way that, you know, he was he was	12:34
11	filming Johnston as though it was like a planned	12:34
12	performance it seemed like, you know. The fact that	12:34
13	he was holding the camera just right, right next to	12:35
14	my face in a way that made me feel threatened or	12:35
15	intimidated.	12:35
16	Q Go ahead.	12:35
17	A A lot of the actions at Lunada Bay between	12:35
18	the locals all appeared to be orchestrated based on	12:35
19	what I've seen and what I've heard in the surf	12:35
20	community.	12:35
21	Q Can you give me any specifics as to why	12:35
22	you thought the February 13th episode was	12:35
23	orchestrated or scripted or somehow created by	12:35
24	Mr. Blakeman or with his direction?	12:35
25	A I don't know who planned it. I don't know	12:35
	Page	301

1 Certification of Court Reporter 2 Federal Jurat 3 4 I, the undersigned, a Certified Shorthand Reporter of the State of California do hereby 5 certify: 6 7 That the foregoing proceedings were taken before me at the time and place herein set forth; 8 9 that any witnesses in the foregoing proceedings, 10 prior to testifying, were placed under oath; that a 1.1 verbatim record of the proceedings was made by me 12 using machine shorthand which was thereafter transcribed under my direction; further, that the 13 14 foregoing is an accurate transcription thereof. 15 That before completion of the deposition, a 16 review of the transcript [x] was [] was not 17 requested. I further certify that I am neither 18 financially interested in the action nor a relative 19 or employee of any attorney of any of the parties. 20 IN WITNESS WHEREOF, I have this date subscribed my name. 21 22 Dated: November 3, 2016 23 24 Jimmy Rodriguez, RPR 25 Certificate Number 13464 Page 186

EXHIBIT "E"

```
1
                    UNITED STATES DISTRICT COURT
 2
                   CENTRAL DISTRICT OF CALIFORNIA
 3
                          WESTERN DIVISION
 4
 5
     CORY SPENCER, an individual; ) Case No.
                                     ) 2:16-cv-02129-SJO-RAO
     DIANA MILENA REED, an
     individual; and COASTAL
 6
     PROTECTION RANGERS, INC., a
 7
     California non-profit public
     benefit corporation,
 8
                     Plaintiffs,
 9
              \nabla .
10
     LUNADA BAY BOYS; THE
     INDIVIDUAL MEMBERS OF THE
11
     LUNADA BAY BOYS, including
12
     but not limited to SANG LEE,
     BRANT BLAKEMAN, ALAN JOHNSTON )
13
     aka JALIAN JOHNSTON, MICHAEL
     RAE PAPAYANS, ANGELO FERRARA,
14
     FRANK FERRARA, CHARLIE
     FERRARA and N.F.; CITY OF
15
     PALOS VERDES ESTATES;
     CHIEF OF POLICE JEFF KEPLEY,
16
     in his representative
     capacity; and DOES 1-10,
17
                     Defendants.
18
19
                  DEPOSITION OF CORY ELDON SPENCER
20
                      Los Angeles, California
21
                     Tuesday, October 11, 2016
22
23
     Reported by:
     Carmen R. Sanchez
24
25
     CSR No. 5060
                                                      Page 1
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 61 of 81 Page ID #:10990

```
1
                     UNITED STATES DISTRICT COURT
 2
                    CENTRAL DISTRICT OF CALIFORNIA
 3
                           WESTERN DIVISION
 4
 5
      CORY SPENCER, an individual;
                                    ) Case No.
      DIANA MILENA REED, an
                                      ) 2:16-cv-02129-SJO-RAO
 6
      individual; and COASTAL
      PROTECTION RANGERS, INC., a
 7
      California non-profit public
      benefit corporation,
 8
                      Plaintiffs,
 9
               \nabla .
10
      LUNADA BAY BOYS; THE
11
      INDIVIDUAL MEMBERS OF THE
      LUNADA BAY BOYS, including
12
      but not limited to SANG LEE,
      BRANT BLAKEMAN, ALAN JOHNSTON )
13
      aka JALIAN JOHNSTON, MICHAEL
      RAE PAPAYANS, ANGELO FERRARA,
14
      FRANK FERRARA, CHARLIE
      FERRARA and N.F.; CITY OF
15
      PALOS VERDES ESTATES;
      CHIEF OF POLICE JEFF KEPLEY,
16
      in his representative
      capacity; and DOES 1-10,
17
                      Defendants.
18
19
20
               Deposition of CORY ELDON SPENCER, taken
21
      on behalf of defendants, at 777 South Figueroa Street,
22
      Suite 4550, Los Angeles, California, beginning at
23
      10:01 a.m. and ending at 6:35 p.m., on Tuesday,
24
      October 11, 2016, before Carmen R. Sanchez,
25
      Certified Shorthand Reporter No. 5060.
                                                     Page 2
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 62 of 81 Page ID #:10991

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18
19
20
21
                            Continued ....
22
23
24
25
                                              Page 3
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 63 of 81 Page ID #:10992

```
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      APPEARANCES (CONTINUED):
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24
                            Continued ....
25
                                                       Page 4
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 64 of 81 Page ID #:10993

```
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20
21
22
23
24
                            Continued ....
25
                                                        Page 5
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 65 of 81 Page ID #:10994

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,		BY: MATTHEW E. VOSS, ESQ.
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12		
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	· ·	(TELEPHONIC APPEARANCE)
	for the	Defendant Alan Johnston aka Jalian Johnston:
15		LAW OFFICES OF J. PATRICK CAREY
1 (BY: J. PATRICK CAREY, ESQ.
16		1230 Rosecrans Avenue
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19		(NOT PRESENT)
20		
21		
22		
23		
24		
25		
		Page 6

1	A Correct.
2	Q You did not experience any vandalism; is
3	that correct?
4	A Correct.
5	Q All right. And you did not experience
6	anything that caused you to later to be fearful of
7	later coming back to Lunada Bay; is that correct?
8	A Not on those times; correct.
9	Q Okay.
10	All right. If we go to the next
11	sentence, it starts at line 13, sir (as read):
12	"But in January 2016, Spencer
13	worked up his courage to surf Lunada Bay
14	during a large winter swell."
15	Going to a time period before
16	January 2016, is it true that you had never surfed
17	Lunada Bay before that time?
18	A That's true.
19	Q Okay. So when you visited Lunada Bay
20	before you turned 20, you went to Lunada Bay but did
21	not surf; correct?
22	A That's correct.
23	Q All right.
24	When you went during those four to five
25	times, did you go on the beach?
	Dawa 60
	Page 62

```
1
       sure; but, as far as on the phone, I don't recall.
 2
      BY MS. HEWITT:
 3
                      All right. And I think you said that
 4
      you requested extra patrols; correct?
 5
               Α
                      Yes.
 6
               Q
                      All right.
 7
                      Did any -- were any extra patrols
      provided?
 8
 9
               MR. FRANKLIN: Vague and ambiquous; lacks
       foundation.
10
      BY MS. HEWITT:
11
12
                      Well, let me ask you this. Okay. So,
13
      you requested extra patrols for your visit in January
14
      of 2016; is that correct?
15
               A
                      Correct.
16
               0
                      Okay.
17
                      Do you know if your request was granted?
18
               MR. FRANKLIN: Lacks foundation.
19
               THE WITNESS: I can only tell you what I
20
      experienced, that there was a group of officers that
      was there after I was out of the water.
21
      BY MS. HEWITT:
22
23
                      On January 2016?
24
               Α
                      January 29th, 2016.
25
               Q
                      I'm sorry. Thank you.
                                                        Page 85
```

1	Anything else occur in those first 20
2	minutes that caused you fear?
3	A No. That was that was it. The name
4	calling and the telling us to get out of there, and
5	that was all that I can recall now.
6	Q Okay.
7	Between the end of that first 20 minutes
8	and the time when you were on your second wave of
9	Lunada Bay, did anything else occur to cause you fear?
10	A Yes.
11	Q Okay. What was that?
12	A A very uncomfortable feeling when the
13	who I now know did not know at the time was
14	Defendant Blakeman paddling around myself and Chris
15	and, more specifically, Chris in a very tight circle;
16	blocking Chris from getting any waves; never saying a
17	word; just looking staring at both he and I. That
18	was a little weird; fearful. I've never experienced
19	that before in my life in the water like kind of
20	like a circling you like a shark. You know, it was
21	weird just weird.
22	Q Okay. And was that during while you're
23	getting ready to catch a first wave?
24	A Yeah yes, from
25	Q Okay.
	Page 105

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 69 of 81 Page ID #:10998

1	Certification of Court Reporter
2	Federal Jurat
3	
4	I, the undersigned, a Certified Shorthand
5	Reporter of the State of California do hereby certify:
6	That the foregoing proceedings were taken
7	before me at the time and place herein set forth;
8	that any witnesses in the foregoing proceedings, prior
9	to testifying, were placed under oath; that a verbatim
10	record of the proceedings was made by me using machine
11	shorthand which was thereafter transcribed under my
12	direction; further, that the foregoing is an accurate
13	transcription thereof.
14	That before completion of the deposition, a
15	review of the transcript [X] was [] was not requested.
16	I further certify that I am neither
17	financially interested in the action nor a relative or
18	employee of any attorney of any of the parties.
19	IN WITNESS WHEREOF, I have this date
20	subscribed my name.
21	Dated: October 21, 2016
22	
23	Carner R. Hanchy
24	Carmen R. Sanchez
25	CSR No. 5060
	Page 349

EXHIBIT "F"?

Ch#1920pher Taloa January 05, 2017

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

Cory Spencer, et al.,

Plaintiffs,

VS.

Case No. 2:16-CV-02129-SJ0

Lunada Bay Boys, et al.,

(RAOx)

Defendants.

VIDEOTAPED DEPOSITION OF CHRISTOPHER TALOA

January 5, 2017

10:03 a.m.

1055 Wilshire Boulevard, 11th Floor
Los Angeles, California

REPORTED BY:

Angela M. Schubert

CSR No. 12027, CSR

Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 72 of 81 Page ID Ch#:11001er Taloa January 05, 2017

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2		
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 73 of 81 Page ID Ch#: \$1002 er Taloa January 05, 2017

1	APPEARANCES:	(Cont.)
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Case 2:16-cv-02129-SJO-RAO Document 327 Filed 08/03/17 Page 74 of 81 Page ID Christian 1003 January 05, 2017

		odiludry 03, 2017
1	APPEARANCES:	(Cont.)
2		
3		For Defendants Frank Ferrara and Charlie Ferrara:
4		BREMER, WHYTE, BROWN & O'MEARA LAURA L. BELL
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14		Also Present:
15		STAN BEVERLY, Videographer
16		STAN DEVENDI, Videographei
17		
18		
19		
20		
21		
22		
23		
24		
25		

Chr[#] **Step**her Taloa January 05, 2017

```
this paper sent in. I read it the best that I could.
 2
    I was just doing my thing and I signed the thing.
 3
             Do you understand what perjury is?
         Α.
             Perjury is lying.
 5
         0.
             Okay.
             Yeah.
 6
         Α.
            Do you understand that?
 8
             MR. OTTEN: Objection. It's argumentative.
 9
    I'm going to instruct him not to answer that kind of
10
    question. Just did you sign it.
             MR. WORGUL: On what basis? Please let me
11
    know what your legal basis is.
12
13
             MR. OTTEN: That it's argumentative. I don't
    care if he answers whether he signed it under penalty
14
15
    of perjury but you don't get to sit here and badger him
16
    over nonsense like this.
17
             MR. WORGUL: I'm just asking if he knows what
18
    perjury is?
             MR. OTTEN: Fine but not in this context. You
19
20
    could have asked him that earlier.
21
             MR. WORGUL: He signed a document.
22
             MR. OTTEN: Just ask him. He signed it under
23
    penalty of perjury.
24
            MR. WORGUL: I already asked him that
25
    question.
```

Christopher Taloa January 05, 2017

```
1
             MR. OTTEN: And that's what he can answer.
 2
             MR. WORGUL: Okay. So you're refusing to
 3
    allow the witness to answer whether he understands what
 4
    perjury is?
 5
             MR. OTTEN: You're badgering him.
 6
             MR. WORGUL: Are you refusing to allow the
 7
    witness to answer my question of whether he understands
 8
    what perjury is or not?
             MR. OTTEN: Under this context, I am.
 9
10
             MR. WORGUL: Okay.
             MR. OTTEN: You could have asked him in the
11
12
    beginning.
    BY MR. WORGUL:
13
14
         Q. Mr. Taloa, are you going to follow your
15
    attorney's instruction and not answer my question?
16
         A. I'm going to do everything he tells me to do.
17
         Q. And as you sit here today, that statement that
    you made under penalty of perjury, you're telling me it
18
    may not be true; correct?
19
20
         A. Yeah.
21
             Okay. And is the gist of what you're telling
22
    me here today while you're under oath again is that you
23
    just believed that there was a possibility of a
    confrontation and so you told your friend to go to some
24
25
    other area to avoid a confrontation?
```

Chr#523pher Taloa January 05, 2017

1 Α. At that moment in time? During that time? 2 Q. Yes. I didn't know people. I don't know people 3 over there. 4 5 Q. How about today? Today, right now? 6 7 Is there anyone from Palos Verdes that you understand surfs Hawaii, anywhere in Hawaii, and you 8 think it's hypocritical that they're allowed to go surf in Hawaii? 10 11 A. Not anymore. 12 Are you saying not anymore? Because I can surf there too. 13 Α. So surf where? 14 Q. 15 A. Lunada Bay now. 16 Q. So as long as you can surf in Lunada Bay, you're okay with people from Lunada Bay surfing in 17 18 Hawaii? I believe everybody should be able to surf 19 wherever they want. 20 21 Q. At some point in 2012 or 2013, you made 22 contact with a man named Jim. I think it's Russi. Am I pronouncing that correctly? 23 24 A. Yeah. 25 Q. Do you know who he is?

January 05, 2017

1	yelling	obscenities at you?	
2	A.	Not on the beach. We try not to look at them	
3	in the f	ace. We don't want to create the eye contact	
4	and create the challenge.		
5	Q.	Then were you able to get in the water?	
6	A.	We were able to get in the water.	
7	Q.	How was the surf that day?	
8	A.	We had some good ones that day. Not too big.	
9	Maybe fo	ur foot on the sets Hawaiian style so eight	
10	foot fac	es.	
11	Q.	Eight foot faces?	
12	Α.	Yes, sir.	
13	Q.	Okay. And did you have any problems paddling	
14	out?		
15	A.	Nope.	
16	Q.	Did you have any problems while you were in	
17	the wate	r?	
18	A.	Oh, yeah.	
19	Q.	What problems did you have?	
20	А.	Severe shadowing.	
21	Q.	By who?	
22	Α.	Mr. Blakeman.	
23	Q.	How do you know it was Mr. Blakeman?	
24	A.	Because I know the face and I videotaped him	
25	in my fa	ce as he was doing it.	

Christopher Taloa January 05, 2017

```
green knee board.
         Q. Okay.
             Other than that, it's a speculation.
 3
            Okay. Was Mr. Blakeman wearing a hood?
 5
         Α.
            The day of the protest he was.
 6
            What's the day of the protest?
         Q.
 7
         Α.
            The first one in 2014, MLK Day.
            Well, you told me previously you didn't know
 8
    whether he was there or not?
        A. Right. My bad. My bad. My bad. I don't
10
    want -- like I said, I don't want to make that -- I
11
12
    don't want to confuse. Maybe it wasn't him. It was a
    guy with a green knee board and I don't want -- you're
13
14
    definitely right there and I don't want to do that.
15
         Q. Okay. So on January 29th, 2016, when you go
16
    there with Cory Spencer --
17
        A. Yeah. That's a quarantee that I know of.
18
            -- was Mr. Blakeman wearing a hood?
         Ο.
19
        A. No. He wasn't. He wasn't. They weren't
20
    expecting us.
21
         Q. Okay. So he was not wearing a hood. Other
    than what you've told me so far, was there anything
22
23
    else that he did to bother you?
24
        A. I got it out of the way like a smart man
25
    would.
```

Case 2:16-cv-02:129-530-RAO Deciment 327 Filed 08/03/17 Page 80 of 81 Page ID Christopher Taloa

January 05, 2017

1	Q. Did you see him do anything to Mr. Spencer?
2	A. I saw him paddle over towards Spencer. We
3	were sitting deep. It was Cory our police officer man.
4	I saw him paddle over next to him and I saw Cory look
5	at him and keep himself calm through the position. And
6	instead of like Cory didn't have my water expertise
7	moving around with the current, just stuff like that,
8	as I do, and you know, he works a lot. He doesn't get
9	to surf as much as he would want to. Being a police
10	officer, you don't get the skill sets so he wasn't as
11	strong as I was to get away from this guy so he just
12	kind of sat right there with him.
13	Q. Okay. Did you see Mr. Blakeman do anything in
14	particular to Mr. Spencer?
15	A. I know what you're asking, and no, I did not.
16	Q. You didn't see him actually touch Mr. Spencer
17	at all?
18	A. Noway. Too close but that's about it that I
19	can say.
20	Q. You didn't hear him speak to Mr. Spencer?
21	A. None of that.
22	Q. Are you aware of anybody else that was part of
23	the Aloha Point group that came that day?
24	A. No. Who was on I'm trying to think if
25	there was any oh, I brought I paid a guy who does

1	REPORTER'S CERTIFICATE	
2	I, Angela Schubert, CSR No. 12027, Certified	
3	Shorthand Reporter, certify:	
4	That the foregoing proceedings were taken	
5	before me at the time and place therein set forth, at	
6	which time the witness was put under oath by me;	
7	That the testimony of the witness, the	
8	questions propounded, and all objections and statements	
9	made at the time of the examination were recorded	
10	stenographically by me and were thereafter transcribed;	
11	That a review of the transcript by the	
12	deponent was required;	
13	That the foregoing is a true and correct	
14	transcript of my shorthand notes so taken.	
15	I further certify that I am not a relative or	
16	employee of any attorney of the parties, nor	
17	financially interested in the action.	
18	I declare under penalty of perjury under the	
19	laws of California that the foregoing is true and	
20	correct.	
21		
22	Dated this 9th day of 2017	
23	Angela Schubert	
24		
25	ANGELA SCHUBERT, CSR NO. 12027	